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DISTRICT OF I	NEVADA
WINECUP GAMBLE, INC., a Nevada corporation,	Case No. No
Plaintiff,	CTIDILI ATIO
v.	STIPULATIO EXTEND TIM
GORDON RANCH, LP, a Texas limited	SUPPORT O FOR SANCT
Defendant.	
GORDON RANCH LP a Texas limited	
partnership,	
Counter-Claimant,	
v.	
WINECUP GAMBLE, INC., a Nevada	
corporation, Counter-Defendant.	
	Las Vegas, Nevada 89102 Telephone: (702) 873-4100 lundvall@mcdonaldcarano.com rkay@mcdonaldcarano.com Attorneys for Defendant/Counter-Claimant Gordon Ranch, LP UNITED STATES DIS DISTRICT OF I WINECUP GAMBLE, INC., a Nevada corporation, Plaintiff, v. GORDON RANCH, LP, a Texas limited partnership, Defendant. GORDON RANCH, LP, a Texas limited partnership, Counter-Claimant, v. WINECUP GAMBLE, INC., a Nevada corporation,

Pat Lundvall (NSBN 3761)

Rory Kay (NSBN 12416) McDONALD CARANO, LLP

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STIPULATION AND ORDER TO

Case No. No. 3:17-cv-00163-GMN-CSD

EXTEND TIME TO FILE REPLY IN SUPPORT OF RENEWED MOTION FOR SANCTIONS (FIRST REQUEST)

Plaintiff/Counter-Defendant Winecup Gamble, ("Winecup") Inc. and Defendant/Counter-Plaintiff Gordon Ranch, LP ("Gordon Ranch") stipulate to extend the deadline for filing of Gordon Ranch's reply in support of its Renewed Motion For Sanctions Because Of Winecup Gamble's Spoliation And Withholding Of Evidence [Doc. 197] from March 22, 2022 to April 5, 2022.

Case 3:17-cv-00163-ART-CSD Document 213 Filed 03/21/22 Page 2 of 3

McDONALD (M) CARANO

This is the parties' first request to extend this deadline. The parties present this stipulation in good faith and not for the purpose of delay.

Dated this 18th day of March, 2022.

SNELL & WILMER, L.L.P.

McDONALD CARANO LLP

/s/ William E. Peterson

William E. Peterson (NSBN 1528) Janine C. (Jacey) Prupas (NSBN 9156) 50 West Liberty Street, Suite 510 Reno, Nevada 89501

Attorneys for Plaintiff and Counter-Defendant Winecup Gamble, Inc.

/s/ Pat Lundvall

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Attorneys for Defendant/Counter-Claimant Gordon Ranch, LP

IT IS SO ORDERED.

Dated this 21 day of March, 2022.

Gloria M. Navarro, District Judge UNITED STATES DISTRICT COURT

CERTIFICATE OF SERVICE

I certify that I am an employee of McDonald Carano LLP, and that on the 18th day of March, 2022, a true and correct copy of the foregoing **STIPULATION AND ORDER TO EXTEND TIME TO FILE REPLY IN SUPPORT OF RENEWED MOTION FOR SANCTIONS (FIRST REQUEST)** was electronically filed with the Clerk of the Court by using CM/ECF service which will provide copies to all counsel of record registered to receive CM/ECF notification.

<u>/s/ Beau Nelson</u>
An employee of McDonald Carano LLP